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2	orna Er (TEI), Eo Griefan ir (of 110 () EE 1			
3	3 407 Bryant Circle, Suite F Ojai, CA 93023 Tel: (805) 272-4001			
4	4 Fax: (805) 719-6858			
5				
6	1 1555 Bel Red Rodd, 11201			
7	7 Bellevue, WA 98007 (425) 747-4500			
8	Email: deb@debbiancolaw.com			
9	2001 1150 11 (Chiac () CSt, 1155 0			
10	101: 200) 957 7272			
11	Fax: (206) 957-7273 Email: carol@hepburnlaw.net			
12	Attorneys for Plaintiffs.			
13	3			
14	4 UNITED STATES DISTRICT COURT	LINITED STATES DISTRICT COURT		
15	DISTRICT OF NEVADA			
16	9	-00352-RFB-EJY		
17				
18	8 "MYA," and "AVA" minors, "ANDY," and RE: DATES FOR	ND AGREED ORDER RESPONSES TO		
19	g WOTTONS			
20	Plaintiffs,			
21	V.			
22	JAN ROUVEN FUECHTENER,			
23	Defendant.			
24				
	_			
25	STIPULATION AND AGREED ORDER TO CONTINUE DATES FOR RESPONSES TO PLEADINGS— 1 of 4			
26	Case No. 2.17-ev-00332-R1 B-L3 1			
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I. STIPULATION

COME NOW the following parties: Plaintiffs, by and through their attorneys of record Carol Hepburn, Deborah Bianco, and John Kawai, and Defendant by and through his attorney(s) Lance J. Hendron of Guymon & Hendron, and Zachary Lee Newland, of Brandon Sample PLC, and hereby stipulate and agree that due to the absences of Plaintiffs' counsel from the U.S. for most of the month of November, Plaintiffs may have additional time to reply to the Response In Opposition To Plaintiffs' Motion For Prejudgment Writ Of Attachment submitted by Defendant on November 1, 2019, and to respond to the Motion to Dismiss filed by Defendant in this matter on November 1, 2019.

The parties stipulate and agree that the time for Plaintiffs' Reply to the Response in Opposition to Motion for Writ is extended to December 13, 2019, and the time for Plaintiffs' Response to the Defendant's Motion to Dismiss is extended to December 20, 2019.

It is so stipulated this 5th day of November, 2019 by:

CAROL L. HEPBURN P.S.

GUYMON & HENDRON

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s/Carol L. Hepburn

Carol L. Hepburn, *Pro Hac Vice* 200 First Avenue West, #550

Seattle, WA 98119 Tel: 206) 957-7272

Fax: (206) 957-7273

Email: carol@hepburnlaw.net

s/Lance J. Hendron

Lance J. Hendron 625 S. Eight Street Las Vegas, NV. 89101 702-758-5858 lance@ghlawny.com

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STIPULATION AND AGREED ORDER

TO CONTINUE DATES FOR RESPONSES TO PLEADINGS- 2 of 4

Case No. 2:19-cv-00352-RFB-EJY

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2	CARRENTER THOUGHMAN 6 DRANDON CAMPLE DLC		
3	CARPENTER, ZUCKERMAN & BRANDON SAMPLE, PLC ROWLEY		
4	s/John A. Kawai s/Zachary Lee Newland		
5	John A. Kawai Zachary Lee Newland, <i>Pro Hac Vice</i> PO Box 250		
6	Ojai, CA 93023 Rutland, VT. 05702 805-272-4001 802-444-4357		
7	team3@czrlaw.com zach@brandonsample.com		
8	DEBORAH A. BIANCO, PLLC Attorneys for Defendant		
9	By <u>/s Deborah A. Bianco</u> Deborah A. Bianco, <i>Pro Hac Vice</i>		
10	14535 Bel-Red Road, #201 Bellevue, WA 98007 425-747-4500 deb@debbiancolaw.com		
12			
	Attorneys for Plaintiffs		
13	71ttofficys for 1 fametiffs		
14	II. AGREED ORDER		
14 15	II. AGREED ORDER THIS MATTER, having come before the Court upon the parties' stipulation, and the		
15	THIS MATTER, having come before the Court upon the parties' stipulation, and the		
15 16	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully		
15 16 17	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING:		
15 16 17 18	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's		
15 16 17 18 19	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until		
15 16 17 18 19 20	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until December 13, 2019, and to December 20, 2019 to respond to the Defendant's Motion to		
15 16 17 18 19 20 21	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until		
15 16 17 18 19 20 21 22	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until December 13, 2019, and to December 20, 2019 to respond to the Defendant's Motion to		
15 16 17 18 19 20 21 22 23	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until December 13, 2019, and to December 20, 2019 to respond to the Defendant's Motion to		
15 16 17 18 19 20 21 22 23 24	THIS MATTER, having come before the Court upon the parties' stipulation, and the Court having reviewed this stipulation and the files and records herein, and being fully advised, based on the voluntary agreement of the parties: IT IS HEREBY ORDERED AND ADJUDGED THE FOLLOWING: Counsel for Plaintiffs shall be granted an extension of time to reply to the Defendant's Response in Opposition to Plaintiff's Motion for Prejudgment Writ of Attachment until December 13, 2019, and to December 20, 2019 to respond to the Defendant's Motion to Dismiss.		

1	TE IC CO OPPERED 4: C4 1 CN 1 2010		
2	IT IS SO ORDERED this 6th day of No	ovember, 2019.	
3		Rayna I. Louchak	
4	U.	NITED STATES MAGISTRATE JUDGE	
5	A	greed to:	
6	Presented by:	UYMON & HENDRON	
7	CAROL L. HEPBURN P.S.		
8			
9	Carol L. Hepburn, <i>Pro Hac Vice</i>	s/Lance J. Hendronance J. Hendron	
10	1	25 S. Eight Street as Vegas, NV. 89101	
11	Tel: 206) 957-7272	02-758-5858 nce@ghlawnv.com	
12	Fax: (206) 957-7273 Email: carol@hepburnlaw.net		
13	CARDENTED ZUCKERMAN 6	DD ANDON CAMBLE DLC	
14	CARPENTER, ZUCKERMAN & FROWLEY	BRANDON SAMPLE, PLC	
15	s/John A. Kawai John A. Kawai Z	Zachary Lee Newland Zachary Lee Newland, <i>Pro Hac Vice</i>	
16	407 Bryant Circle, Suite F	PO Box 250 Rutland, VT. 05702	
17	805-272-4001	02-444-4357	
18		ach@brandonsample.com	
19		Attorneys for Defendant	
20	DEBORAH A. BIANCO, PLLC		
21	By /s Deborah A. Bianco Deborah A. Bianco, Pro Hac Vice		
22	14535 Bel-Red Road, #201 Bellevue, WA 98007		
23	425-747-4500 deb@debbiancolaw.com		
24	Attorneys for Plaintiffs		
25	STIPULATION AND AGREED ORDER		
26	TO CONTINUE DATES FOR RESPONSES TO PLEADINGS– 4 of 4 Case No. 2:19-cv-00352-RFB-EJY		
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